

quinn emanuel trial lawyers | washington, dc

1300 I Street NW, Suite 900, Washington, District of Columbia 20005-3314 | TEL (202) 538-8000 FAX (202) 538-8100

WRITER'S DIRECT DIAL NO.
(202) 538-8180

WRITER'S EMAIL ADDRESS
gabrielsoledad@quinnemanuel.com

October 3, 2021

VIA ELECTRONIC FILING

The Honorable Gregory H. Woods
United States District Court
Southern District of New York
500 Pearl Street, Room 2260
New York, NY 10007

Re: *Moby S.p.A. v. Morgan Stanley, et al.*, No. 21-cv-8031 (GHW)

Dear Judge Woods:

We represent Plaintiff Moby S.p.A. (“Moby”) in the above-referenced action. On September 28, 2008, Moby moved by proposed order to show cause for a temporary restraining order and preliminary injunction (“Application”) (ECF 4). That same day, Your Honor issued an Order to Show to Cause in connection with the Application (“September 28 OSC”) (ECF 9).

In an effort to provide the Court – and Defendants Morgan Stanley, Morgan Stanley & Co, LLC, Massimo Piazzi and Dov Hillel Drazin – with as much notice as possible, we write to inform Your Honor that Moby intends to withdraw the Application and therefore will not be filing a reply in further support of the Application.

Tomorrow, in seeking to withdraw the Application properly, we will file a motion to vacate the September 28 Order, or proceed as the Court otherwise directs.

Respectfully submitted,

/s/ Gabriel F. Soledad

Gabriel F. Soledad

cc: Counsel of Record by ECF Filing

quinn emanuel urquhart & sullivan, llp

ATLANTA | AUSTIN | BOSTON | BRUSSELS | CHICAGO | HAMBURG | HONG KONG | HOUSTON | LONDON | LOS ANGELES | MANNHEIM | MIAMI |
MUNICH | NEUILLY-LA DEFENSE | NEW YORK | PARIS | PERTH | SALT LAKE CITY | SAN FRANCISCO | SEATTLE | SHANGHAI | SILICON VALLEY |
STUTTGART | SYDNEY | TOKYO | WASHINGTON, DC | ZURICH